

From: gabrielle  
Sent: Mar 5, 2013 2:13 PM  
To: Kevin Daley , RepJohnson , RepDaley  
Subject: HB 4126 comments from Gabrielle Hume

Hello - Here are my questions regarding HB 4126 for tomorrow's Ag Committee

I spoke with Rep Daley Monday evening (March 4, 2013)

**Gross Negligence versus Wanton Disregard    HB 4126 – Jan 2013**

As a private horse owner who may allow a youth to use my horse for pleasure riding, 4H or high school competition, open shows, etc., what impact does the law have on my obligation if the child is injured?

With a release of liability? Without a release of liability?

As a riding instructor who owns a barn and several horses and offers lessons to the public, including youth, what impact does the law have on my obligation if a child or adult is injured if I have taken care to ensure the horse & rider are suitably compatible, all equipment is as safe as possible, and the facilities are adequate for the instruction being given?

As a trainer who offers lessons and instruction to both horse and rider – when the horse belongs to the student and I have equipment and facilities adequate for the instruction and training being given, what are my obligations if a client is injured or a horse (if the horse is left for training by myself without the client)?

What obligation does a non-profit organization have in regard to participants who may have signed a release of liability and there is an injury to the participant? How does this apply to a minor?

What obligation does a non-profit organization have in regard to spectators at an event who may be injured by a participant? How does this apply to a minor?

The same questions as the two above – except at a facility that is in the business of operating shows or competitions?

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